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| APPLICATION NO: | · FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------|-------------------------------|----------------------|---------------------|------------------|
| 10/829,252 | 04/22/2004 | David Kiesekamp | ALC 3131 | 7271 |
| KRAMER & A | 7590 08/03/2007 AMADO P.C. | | EXAMINER | |
| 1725 Duke Str | eet, Suite 240 | | COLAN, GIOVANNA B | OVANNA B |
| Alexandria, V | A 22314 | | ART UNIT | PAPER NUMBER |
| | | | 2162 | |
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| | | | MAIL DATE | DELIVERY MODE |
| | | | 08/03/2007 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | | | E) | | |
|--|---|--|-----|--|--|
| | Application No. | Applicant(s) | | | |
| | 10/829,252 | KIESEKAMP ET AL. | | | |
| Office Action Summary | Examiner | Art Unit | | | |
| | Giovanna Colan | 2162 | | | |
| The MAILING DATE of this communication appeared for Reply | ppears on the cover sheet w | ith the correspondence address - | - | | |
| A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUN 1.136(a). In no event, however, may a d will apply and will expire SIX (6) MO ute, cause the application to become A | CATION. reply be timely filed NTHS from the mailing date of this communical BANDONED (35 U.S.C. § 133). | · | | |
| Status | | | | | |
| 1) Responsive to communication(s) filed on 15 | <u>June 2007</u> . | | | | |
| · <u> </u> | nis action is non-final. | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the | | | | | |
| closed in accordance with the practice under | Ex parte Quayle, 1935 C.I | D. 11, 453 O.G. 213. | | | |
| Disposition of Claims | | | | | |
| 4) Claim(s) 1-16 is/are pending in the application | on. | | | | |
| 4a) Of the above claim(s) is/are withdr | awn from consideration. | | | | |
| 5) Claim(s) is/are allowed. | | | | | |
| 6) Claim(s) <u>1-16</u> is/are rejected. | | | | | |
| 7) Claim(s) is/are objected to. | /an alastian sancinament | | | | |
| 8) Claim(s) are subject to restriction and | or election requirement. | | | | |
| Application Papers | | | | | |
| 9)☐ The specification is objected to by the Examir | | | | | |
| 10)☐ The drawing(s) filed on is/are: a)☐ ac | ccepted or b) objected to | by the Examiner. | | | |
| Applicant may not request that any objection to th | • | ` ' | | | |
| Replacement drawing sheet(s) including the corre | | • • • | ` ' | | |
| 11) The oath or declaration is objected to by the I | Examiner. Note the attache | d Office Action or form PTO-152. | | | |
| Priority under 35 U.S.C. § 119 | | | | | |
| 12) ☐ Acknowledgment is made of a claim for foreig a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority document | | § 119(a)-(d) or (f). | | | |
| 1. Certified copies of the priority document2. Certified copies of the priority document | | Application No. | | | |
| 3. Copies of the certified copies of the pri | | | | | |
| application from the International Bure | | Treceived in this National Stage | | | |
| * See the attached detailed Office action for a lis | , | received. | | | |
| | · | | | | |
| Attachmant/al | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) | 4) Interview | Summary (PTO-413) | | | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | | (s)/Mail Date | | | |

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

Paper No(s)/Mail Date _

3) Information Disclosure Statement(s) (PTO/SB/08)

5) Notice of Informal Patent Application

6) Other: ____.

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DETAILED ACTION

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1. This action is issued in response to applicant filed request for continued

examination (RCE) on 06/15/2007.

2. Claims 1, and 9 have been amended. No claims were added. No claims were

canceled.

3. Claims 1 – 16 are pending in this application.

Continued Examination Under 37 CFR 1.114

4. A request for continued examination under 37 CFR 1.114, including the fee set

forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this

application is eligible for continued examination under 37 CFR 1.114, and the fee set

forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action

has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on

10/11/2006 has been entered.

Response to Arguments

5. Applicant's arguments with respect to amended claims 1, and 9 have been

considered but are moot in view of the new ground(s) of rejection.

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Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 8. Claims 1 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Khan (US Patent No. US 6,546,393 B1, issued: April 8, 2003) in view of Shurmer et al. (Shurmer hereinafter) (US Patent No. 5,974,237).

Regarding Claims 1, and 9, Khan discloses a computer-readable medium having instructions for providing access to views of telecommunication network objects within an application for viewing or managing a telecommunication network having a hierarchy of telecommunication network objects, the application providing a graphical user interface through which an operator can issue instructions, the computer-readable medium comprising:

instructions for storing a stored bookmark list of bookmarks (Col. 19, lines 25 – 34, Khan), each bookmark being associated with a telecommunication network object (Col. 21, lines 40 – 44, Khan¹).

Khan discloses also discloses: the telecommunication network object being selected from the list consisting of network elements, groups of network elements (Col. 11 and 12, lines 63 – 67 and 1 – 3; respectively, Khan). However, Khan does not explicitly disclose that the list consists of line cards, and ports. On the other hand, Shurmer discloses the telecommunication network object being selected from the list consisting of network elements, groups of network elements, groups of network elements, line cards, and ports (Col. 7, and 8, lines 58 – 67 and 1 – 2; respectively, Shurmer).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the Shurmer's teachings to the system of Khan.

Skilled artisan would have been motivated to do so, as suggested by Shurmer (Col. 7,

¹ According to the Webster's New World Computer Dictionary from Wiley, "telecommunication" is defined as "the transmission of any type of information over a public or private network". As disclosed by the applied prior art, the bookmarks are associated to links in networks (Col. 15, lines 34 – 47, Khan). Therefore, Examiner interprets those links as the telecommunication network object as claimed.

lines 53 – 62, Shurmer), to allow a user to monitor a service on the network, and to collect data from the components within the switch which are supporting the connection. In addition, both of the references (Khan and Shurmer) teach features that are directed to analogous art and they are directed to the same field of endeavor, such as, databases management systems, and network elements. This close relation between both of the references highly suggests an expectation of success.

Furthermore, the combination of Khan in view of Shurmer discloses: instructions for displaying the bookmark list in the graphical user interface (Fig. 5, items 304, 314, 316, and 318, Col. 13, lines 30 – 35, Khan);

instructions for displaying information concerning the telecommunication network object associated with a bookmark selected by the operator, in the event that the operator selects a bookmark in the stored bookmark list (Col. 17, lines 51 – 60, Khan²); and

instructions for adding a new bookmark to the stored bookmark list, the new bookmark being associated with a currently displayed telecommunication network object, in the event that the operator issues instructions to add a new bookmark to the stored bookmark list (Fig. 9, item 902, Col. 15, lines 61 – 67, Khan³).

² According to the Webster's New World Computer Dictionary from Wiley, "telecommunication" is defined as "the transmission of any type of information over a public or private network". As disclosed by the applied prior art, the bookmarks are associated to links in networks (Col. 15, lines 34 – 47, Khan). Therefore, Examiner interprets those links as the telecommunication network object as claimed.

³ According to the Webster's New World Computer Dictionary from Wiley, "telecommunication" is defined as "the transmission of any type of information over a public or private network". As disclosed by the applied prior art, the bookmarks are associated to links in networks (Col. 15, lines 34 – 47, Khan). Therefore, Examiner interprets those links as the telecommunication network object as claimed.

Regarding Claims 2, and 10, the combination of Khan in view of Shurmer discloses a computer-readable medium wherein the instructions for storing the stored bookmark list comprise instructions for storing the stored bookmark list uniquely in association with the operator (Col. 12, and 19, lines 6 - 12, and 25 - 34; respectively, Khan).

Regarding Claims 3, and 11, the combination of Khan in view of Shurmer discloses a computer-readable medium wherein the instructions for displaying the bookmark list comprise instructions for displaying the bookmark list as part of a drop down menu, the drop down menu further including a menu command by which the operator can issue instructions to add a new bookmark to the stored bookmark list (Fig. 9, item 902, Col. 15, lines 61 – 67, Khan).

Regarding Claims 4, and 12, the combination of Khan in view of Shurmer discloses a computer-readable medium further comprising:

instructions for displaying a bookmark management window including a temporary bookmark list initially identical to the stored bookmark list, in the event that the operator issues instructions to manage the bookmarks (Fig. 7, Col. 15, lines 34 – 38, Khan);

instructions for creating a bookmark group, in the event that the operator issues instructions to create a bookmark group (Col. 11, lines 15 – 20, and 25 – 2, Khan);

instructions for assigning one of the bookmarks in the temporary bookmark list to one of the bookmark groups, in the event that the operator issues instructions to assign one of the bookmarks in the temporary bookmark list (Col. 13, lines 7 - 8, and 18 - 20; wherein the step of creating a new node in the category tree corresponds to the step of assigning one of the bookmarks in the temporary bookmark list claimed; Khan); and

instructions for storing the temporary bookmark list as the stored bookmark list, in the event that the operator issues instructions to save the bookmark list (Col. 13, lines 21 – 23; the addition is then finalized and included in the site directory; Khan).

Regarding Claims 5, and 13, the combination of Khan in view of Shurmer discloses a computer-readable medium wherein the instructions for displaying the bookmark list comprise instructions for displaying the bookmark list as part of a drop down menu, the drop down menu further including a command by which the operator can issue instructions to manage the bookmarks (Fig. 7, and 9, item 902, Col. 15, lines 34 - 38, and 61 - 67, Khan).

Regarding Claims 6, and 14, the combination of Khan in view of Shurmer discloses a computer-readable medium wherein the instructions for providing a bookmark management window comprise instructions for displaying a New Folder button, a Rename button, a Delete button, an OK button, and a Cancel button, and the computer-readable medium further comprising:

instructions for allowing the operator to designate any bookmark in the temporary bookmark list as a selected bookmark (Col. 13, lines 7 – 8, and 18 – 20; wherein the step of creating a new node in the category tree corresponds to the step of assigning one of the bookmarks in the temporary bookmark list claimed; Khan);

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instructions for prompting the operator to enter a new bookmark group name and creating a new bookmark group having the new bookmark group name in the temporary bookmark list, in the event that the operator selects the New Folder button (Fig. 12, items 1200, 1206, 1208, and 702, Col. 11, and 16, lines 15 – 20 and 25 – 2, and 47 – 50; respectively, Khan)

instructions for prompting the operator to enter a new bookmark name (Fig. 9, item 902, Col. 15, lines 61 – 67, Khan) and renaming the selected bookmark with the new bookmark name, in the event that the operator selects the Rename button (Col. 15, lines 35 – 38, Khan);

instructions for deleting the selected bookmark from the temporary bookmark list, in the event that the operator selects the Delete button (Col. 21, lines 30 – 33, Khan); and

instructions for closing the bookmark management window, in the event that the operator selects the Cancel button (Col. 22, lines 46 - 50, Khan); and

wherein the instructions for storing the temporary bookmark list as the stored bookmark list are executed in the event that the operator selects the OK button (Fig. 7, item 702, Col. 15, lines 35 - 40, Khan).

Regarding Claims 7, and 15, the combination of Khan in view of Shurmer discloses a computer-readable medium wherein the instructions for providing a bookmark management window further comprise instructions for displaying a Clean Up button, and the computer-readable medium further comprising:

instructions for removing from the temporary bookmark list any bookmarks for which the associated telecommunication network object no longer exists within the hierarchy of telecommunication network objects, in the event that the operator selects the Clean Up button (Fig. 23, item 2300, Col. 21, lines 18 – 21, Khan⁴).

Regarding Claims 8, and 16, the combination of Khan in view of Shurmer discloses a computer-readable medium wherein the instructions for storing the stored bookmark list comprise instructions for storing the stored bookmark list uniquely in association with the operator (Col. 12, and 19, lines 6 – 12, and 25 – 34; respectively, Khan).

⁴ According to the Webster's New World Computer Dictionary from Wiley, "telecommunication" is defined as "the transmission of any type of information over a public or private network". As disclosed by the applied prior art, the bookmarks are associated to links in networks (Col. 15, lines 34 – 47, Khan). Therefore, Examiner interprets those links as the telecommunication network object as claimed.

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Prior Art Made Of Record

- 1. Khan (US Patent No. US 6,546,393 B1, issued: April 8, 2003).
- 2. Himmel et al. (US Patent No. 6,480,852 B1).
- 3. Shurmer et al. (US Patent No. 5,974,237).

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Points Of Contact

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Giovanna Colan whose telephone number is (571) 272-2752. The examiner can normally be reached on 8:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene can be reached on (571) 272-4107. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Giovanna Colan Examiner Art Unit 2162 July 31, 2007

> SANA AL-HASHEMI PRIMADY EXAMINED